## ORDINANCE NO. 233 N.S.

AN ORDINANCE AMENDING ORDINANCE NO. 133 N.S.

THE CITY COUNCIL OF THE CITY OF EL PASO DE ROBLES DOES ORDAIN AS FOLLOWS:

SECTION 1. That Section 9 of Ordinance No. 133 N.S., entitled, "AN ORDINANCE PROVIDING FOR THE DISPOSAL OF GARBAGE AND OTHER WASTE MATTER IN THE CITY OF EL PASO DE ROBLES", passed on the 21st day of June, 1948, be amended to read as follows:

Section 9.

No person shall engage is the business of removing garbage or waste matter except a person authorized to do so by resolution of the City Council, and only then after he shall have filed with and had approved by the City Council, a corporate surety bond to said City in the penal sum of One Thousand (\$1,000) Dollars signed by the principal and a corporate surety authorized to do business in the State of California. The condition of said bond shall be as follows: "The condition of this obligation is such principal, shall faithfully and fully observe and comply with all the provisions of Ordinance No. 133, N.S. of said City of El Paso de Robles, then this obligation to be void, otherwise to remain in full force and effect. In the event of any breach of this condition, the measure of damages shall be the actual cost to the City in performing any work or services that the principal has undertaken and failed to perform in accordance with this ordinance."

Any person so authorized to collect garbage and waste matter may receive and collect from the occupant of such dwelling or ether premises within the corporate limits of the City of El Paso de Robles, for services rendered in the collection and removal of garbage and waste matter therefrom, fees or charges such as the City Council may from time to time by resolution provide.

This section is not intended to compel any property owner to engage such person so authorized to remove the garbage or

waste matter from his premises, but he must see that all garbage and waste matter is removed at least once a week in some
manner.

Any person engaged in the business of removing garbage or waste matter, who shall fail or neglect to remove garbage and waste matter at least once a week from any premises, for the removal of which he has been tendered or been paid the fees herein provided for shall be guilty of a misdemeanor.

Said charges may be received and collected by the Garbage Collector monthly in advance, and all garbage and waste
matter must be removed at least once a week from the premises
served by him within the City of El Paso de Robles.

PASSED AND ADOPTED this 21st day of March ,1960.

MAYOR

ATTEST:

STAT	E C	F C	ALIF	ORNL	A
COUN	$\mathbf{TY}$	OF	SAN	LUIS	OBISPO
CITY	OF	EL	PASC	DE	ROBLES

ļ	s	S
(	S	ວ

		,		
I,	S. S. Tucke	r	, City Cle	erk of the City of
	bles, California, do he			
No. 233 No.	S. was duly and	regularly adopted, p	passed, and ap	proved by the City
	City of El Paso de R			
	at the regular meeting			
19.60, by	the following vote:			
AYES: Counc	ilmen Leis	y, Poe, Smart and	L Sturgeon	
·	ilmen None			
**************				
ABSENT: Co	uncilmen <b>Ka</b> nde			
	s2lat day of			
			11	
		City Clerk and R	CALLA	HOLD OF THE

City Clerk and Ex. Officio Clerk of the City Council, City of El Paso de Robles, State of California.